



WASHINGTON STATE
EXPERIMENTAL USE PERMIT
(WSEUP)

Washington State Department of Agriculture
Pesticide Management Division
P.O. Box 42589, Olympia, WA 98504-2589
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E-mail: pestreg@agr.wa.gov

This permit is not valid unless signed and approved by Washington State Department of Agriculture

BEFORE YOU COMPLETE THIS FORM, PLEASE REFER TO THE INSTRUCTIONS AND LAWS ON THE BACK

NAME OF PERSON RESPONSIBLE FOR WSEUP	TELEPHONE (+ AREA CODE)
NAME OF FIRM APPLYING FOR WSEUP	FAX NUMBER (+ AREA CODE)
MAILING ADDRESS	E-MAIL ADDRESS
CITY, STATE, ZIP	EMERGENCY TELEPHONE NUMBER (+ AREA CODE)

PESTICIDE(S) INFORMATION

***If the WSEUP involves more than 1 product, crop/site or location, enter first one followed by "(see attached)"**

TRADE NAME(S) *	EPA REG. NO.	FEDERAL EUP NO.
ACTIVE INGREDIENT(S)	PERCENTAGE(S) / FORMULATION	
CHECK APPROPRIATE BOX: Tolerance Non-Food/ <input type="checkbox"/> Tolerance Exempt <input type="checkbox"/> Established _____ PPM <input type="checkbox"/> Non-Feed <input type="checkbox"/> Crop Destruct Method _____ Est. Date _____		
TOXICITY <input type="checkbox"/> Danger <input type="checkbox"/> Warning <input type="checkbox"/> Caution	TYPE <input type="checkbox"/> Fungicide <input type="checkbox"/> Herbicide <input type="checkbox"/> Insecticide <input type="checkbox"/> Other _____	
MANUFACTURER — REGISTRANT	HAZARDS AND/OR RESTRICTIONS	

EXPERIMENTAL USE

CROP OR SITE *	SIZE OF AREA	
RATE OF APPLICATION/NUMBER OF APPLICATIONS	METHOD OF APPLICATION <input type="checkbox"/> Backpack <input type="checkbox"/> Boom <input type="checkbox"/> Handgun <input type="checkbox"/> Airblast <input type="checkbox"/> Other _____	
RE-ENTRY INTERVAL	PRE-HARVEST INTERVAL	
OPERATOR OR APPLICATOR NAME / PESTICIDE LICENSE NO.	TELEPHONE NUMBER (+ AREA CODE)	E-MAIL ADDRESS
LOCATION OF TRIAL (Include section, range & township) *		
OWNER'S NAME, ADDRESS & TELEPHONE NUMBER		
STARTING DATE & SUBSEQUENT TREATMENT DATES	DURATION OF EXPERIMENT	
TYPE OF DATA SOUGHT <input type="checkbox"/> Residue <input type="checkbox"/> Efficacy <input type="checkbox"/> Phytotoxicity <input type="checkbox"/> Non-target Effects <input type="checkbox"/> Other: _____		
TARGET PEST(S) / PURPOSE		
COMMENTS		
PRINT NAME	SIGNATURE	DATE

DEPARTMENT USE ONLY

DATE GRANTED	EUP NO.	EXPIRATION DATE
SIGNATURE OF STATE OFFICIAL	TITLE	
COMMENTS		

INSTRUCTIONS

- I. The Following Items Must Be Enclosed:** One (1) copy of the MSDS and one (1) copy of the pesticide label (or federal EUP label if applicable). A federal EUP is required when the proposed experimental application will be made to ten or more acres. Any person with an approved federal EUP needs to submit the EPA approval letter and label, and EUP Program (Section G of the EPA petition) with the WSEUP application to WSDA.

II. CONDITIONS

This permit is contingent upon the following conditions:

- a. The person applying for this WSEUP agrees to provide the time and location of the application to WSDA's Pesticide Management Division (PMD)/Registration Service Program at least 24 hours prior to the application.
- b. All treated crops (food or feed) must be destroyed unless EPA has established a tolerance or exempted the use from the requirements of a tolerance. "Destroyed" means rendered unusable for food or feed or used for research purposes only. WSDA must be notified in advance, in writing, of the time, place and method of crop destruction. If there is any possibility that residue could carry over into a subsequent edible crop, the subsequent crop must also be destroyed.
- c. Any adverse human health effects from this application must be reported within 24 hours to the Dept. of Health, (360) 753-5965, Building 4 Airdustrial Park, Olympia, WA 98504 and to WSDA.
- d. Any undesirable effects on the environment must be immediately reported to WSDA and other responsible agencies (i.e. Department of Fish/Wildlife and/or Ecology).
- e. Person and firm applying for this permit accepts all responsibility for the safe use of pesticide(s). Provide the property owner and applicator with MSDS and labeling.
- f. All unused portions of the pesticides must be properly used according to the label directions, applicable laws and rules, returned to the manufacturer in proper containers or properly disposed of within a reasonable period of time.
- g. Issuance of this permit does not negate the need for permission from other concerned agencies.
- h. Except as provided in RCW 17.21.203, a Demonstration and Research license is required to use or supervise the use of any experimental or restricted use pesticide when applied on small plots for research purposes.
- i. Follow all requirements found in WAC 16-228-1460 Experimental Use Permits:

GENERAL PESTICIDE RULES

WAC 16-228-1460 Experimental use permits.

- (1) Pesticides shall not be distributed or used for experimental purposes unless a written permit has been obtained from the director. All distribution and use of pesticides for experimental purposes shall be subject to restrictions and conditions described in the experimental use permit. Applications for experimental use permits shall include the following (when applicable):
 - (a) Name of the active ingredient and/or product name and/or EPA registration number of the product to be used;
 - (b) Person responsible for carrying out provisions of the experimental permit and means of locating this person in case of emergency;
 - (c) Target pest(s);
 - (d) Crop or site and location(s) to which the pesticide is to be applied;
 - (e) Disposition of any treated food or feed and of subsequent crops from treated sites;
 - (f) Rate of application of formulation or active ingredient and number of applications;
 - (g) Timing and duration of the proposed program;
 - (h) Area to which the pesticide is to be applied;
 - (i) Total amount of pesticide to be applied;
 - (j) Federal experimental use permit number and text;
 - (k) Labeling to accompany the pesticide in the field;
 - (l) Any other information required by the director.
- (2) An experimental use permit shall not be issued for use of a pesticide on a food or feed unless a tolerance greater than residues anticipated from the treatment or exemption from the requirement of a tolerance has been obtained from the Environmental Protection Agency, provisions for destruction of the treated food or feed and any crop residue have been made, or adequate demonstration has been made to the department that no detectable pesticide residue from the experimental program will be present in food or feed. The director may require evidence to substantiate any of the above.
- (3) Collective experimental use permits may be issued by the director for experimental programs conducted by recognized research institutions on land owned or controlled by the institution.
- (4) The director may monitor the implementation of any experimental use permit. This may include collection of samples, inspection of premises, records and equipment, and any other related activities specified by the director. The conditions of any experimental use permit may require notification of a designated department office prior to application and/or presence of a departmental representative at the application. Experimental use permits shall be considered labeling for purposes of enforcement. Violations of these permits shall be considered use inconsistent with the label.
- (5) Summaries of experimental results and environmental effects shall be retained by the holder of the permit for three years and shall be submitted to the department upon request of the director.
- (6) Pesticides intended for experimental use must be contained in secure containers, the labeling of which must present such precautions as are known to be necessary to protect the health of persons who may come in contact with the pesticide and to prevent unreasonable adverse effects on the environment.
- (7) The director may limit the amount of pesticide, acres or areas to be treated, licensing, or qualifications of persons exercising the permit, or any other condition of an experimental use permit. The director may deny, amend, suspend or revoke any experimental use permit if it is found to be in violation of applicable federal regulations, in violation of chapters [15.58](#) and [17.21](#) RCW or rules adopted thereunder, or if the director deems such action necessary to protect public health and the environment. [Statutory Authority: Chapters 15.54, 15.58 and 17.21 RCW. 99-22-002, § 16-228-1460, filed 10/20/99, effective 11/20/99.]